

OFFICIAL GAZETTE



GOVERNMENT OF GOA

SUPPLEMENT

GOVERNMENT OF GOA

Department of Revenue

Office of the Collector, South Goa District

Revenue Branch

48/55/2001-REV.

FORM 14

Rule 10

NOTICE UNDER SECTION 75 OF THE GOA DAMAN & DIU LRC 1968

Whereas the Government of Goa has been pleased to sanction under sub section (1) of Section 73 of Goa, Daman & Diu, LRC, 1968, the revised settlement of assessment of such lands as are now original, actually used for the purpose of Agricultural alone and of unoccupied cultivable lands (but excepting lands classed as pot kaharab) in all the villages of Salcete taluka of South Goa District.

Notice is hereby given under Section 75 of the said code that the said assessment calculated according to the standard rates as noted below and shall be levied from 1-8-2001 and remain in force until further order.

Sr. No.	Name of the Revenue Village	Class of land/rate per ha.		
		Rice (Rs.)	Coconut (Rs.)	Cashew (Rs.)
1	2	3	4	5
1.	Verna	348/-	368/-	208/-
2.	Nagoa	"	"	"
3.	Loutulim	"	"	"

1	2	3	4	5
4.	Camurlim	348/-	368/-	208/-
5.	Rachol	"	"	"
6.	Raia	"	"	"
7.	Majorda	"	"	"
8.	Utorda	"	"	"
9.	Calata	"	"	"
10.	Betalbatim	"	"	"
11.	Gonsua	"	"	"
12.	Seraulim	"	"	"
13.	Duncolim	"	"	"
14.	Nuvem	"	"	"
15.	Curtorim	"	"	"
16.	Macasana	"	"	"
17.	Chandor	"	"	"
18.	Cavorim	"	"	"
19.	Guirdolim	"	"	"
20.	Paroda	"	"	"
21.	Mulem	"	"	"
22.	Margao	"	"	"
23.	Sao jose de Areal	"	"	"
24.	Davorlim	"	"	"
25.	Dicarpale	"	"	"
26.	Aquem-Baixo	"	"	"
27.	Cuncolim	"	"	"
28.	Veroda	"	"	"
29.	Talvorda	"	"	"
30.	Assolna	"	"	"
31.	Ambelim	"	"	"
32.	Velim	"	"	"
33.	Carmona	"	"	"
34.	Cavelossim	"	"	"
35.	Sarzora	"	"	"
36.	Chinchinim	"	"	"
37.	Deussua	"	"	"
38.	Varca	"	"	"
39.	Orlim	"	"	"
40.	Benaulim	"	"	"
41.	Cana	"	"	"

1	2	3	4	5
42.	Adsulim	348/-	368/-	208/-
43.	Colva	"	"	"
44.	Sernabatim	"	"	"
45.	Vanelim	"	"	"
46.	Gandaulim	"	"	"
47.	Navelim	"	"	"
48.	Talaulim	"	"	"
49.	Dramapur	"	"	"
50.	Sirlim	"	"	"

2. Government hereby reserves to itself the power to assess U/s 80 any land to additional land revenue during the terms of this settlement for additional advantage accruing to it from water received on account of the construction of new irrigation works completed after the Government directed the settlement under section 68 but not effected by or at the expense of the holder of the land.

3. In addition to the assessment, a cess not exceeding such rates as may be allowed by Law shall be levied for the purpose of providing funds for expenditure on objects of local public utility and improvement.

P. Krishnamurthy, Collector (South).

Margao, 19th July, 2001.

48/55/2001-REV.

FORM 14

Rule 10

NOTICE UNDER SECTION 75 OF THE GOA DAMAN & DIU LRC 1968

Whereas the Government of Goa has been pleased to sanction under sub section (1) of Section 73 of Goa, Daman & Diu, LRC, 1968, the revised settlement of assessment of such lands as are now original, actually used for the purpose of Agricultural alone and of unoccupied cultivable lands (but excepting lands classed as pot kaharab) in all the villages of Mormugao taluka of South Goa District.

Notice is hereby given under Section 75 of the said code that the said assessments calculated according to the standard rates as noted below

and shall be levied from 1-8-2001 and remain in force until further order.

Class of land/rate per ha.				
Sr. No.	Name of the Revenue Village	Rice (Rs.)	Coconut (Rs.)	Cashew (Rs.)
1	2	3	4	5
1.	Mormugao Port	330/-	356/-	208/-
2.	Sao Jorge Island	"	"	"
3.	Vasco-da-Gama	"	"	"
4.	Vadem	"	"	"
5.	Chicalim	"	"	"
6.	Chicolna	"	"	"
7.	Dabolim	"	"	"
8.	Sao Jacinto Island	"	"	"
9.	Sancoale	"	"	"
10.	Cansaulim	"	"	"
11.	Arossim	"	"	"
12.	Cuelim	"	"	"
13.	Velsao	"	"	"
14.	Pale	"	"	"
15.	Issorcim	"	"	"
16.	Cortalim	"	"	"
17.	Quelossim	"	"	"

2. Government hereby reserves to itself the power to assess U/s 80 any land to additional land revenue during the terms of this settlement for additional advantage accruing to it from water received on account of the construction of new irrigation works completed after the Government directed the settlement under section 68 but not effected by or at the expense of the holder of the land.

3. In addition to the assessment, a cess not exceeding such rates as may be allowed by Law shall be levied for the purpose of providing funds for expenditure on objects of local public utility and improvement.

P. Krishnamurthy, Collector (South).

Margao, 19th July, 2001.

48/55/2001-REV.

FORM 14

Rule 10

NOTICE UNDER SECTION 75 OF THE GOA DAMAN & DIU LRC 1968

Whereas the Government of Goa has been pleased to sanction under Sub Section (1) of section 73 of Goa, Daman & Diu, LRC, 1968, the

revised settlement of assessment of such lands as are now original, actually used for the purpose of Agricultural alone and of unoccupied cultivable lands (but excepting lands classed as pot kaharab) in all the villages of Quepem taluka of South Goa District.

Notice is hereby given under Section 75 of the said code that the said assessment calculated according to the standard rates as noted below and shall be levied from 1-8-2001 and remain in force until further order.

Sr. No.	Name of the Revenue Village	Class of land/rate per ha.		
		Rice (Rs.)	Coconut (Rs.)	Cashew (Rs.)
1	2	3	4	5
1.	Quepem	341/-	356/-	189/-
2.	Deao	"	"	"
3.	Cusmane	"	"	"
4.	Amona	"	"	"
5.	Sirvoi	"	"	"
6.	Molcornem	"	"	"
7.	Nagvem	"	"	"
8.	Zanodem	"	"	"
9.	Undorna	"	"	"
10.	Molcopona	"	"	"
11.	Cacora	"	"	"
12.	Curchorem	"	"	"
13.	Assolda	"	"	"
14.	Xelvona	"	"	"
15.	Xic-Xelvona	"	"	"
16.	Odor	"	"	"
17.	Xeldem	"	"	"
18.	Avedem	"	"	"
19.	Cotombi	"	"	"
20.	Chaifi	"	"	"
21.	Ambaulim	"	"	"
22.	Bali	"	"	"
23.	Cordem	"	"	"
24.	Adnem	"	"	"
25.	Bendordem	"	"	"
26.	Tiloi	"	"	"
27.	Fatorpa	"	"	"
28.	Morpiria	"	"	"
29.	Quitol	"	"	"
30.	Naquerim	"	"	"
31.	Barcem	"	"	"
32.	Quedem	"	"	"
33.	Padi	"	"	"
34.	Goculdem	"	"	"
35.	Quesconda	"	"	"
36.	Cavorem	"	"	"
37.	Pirla	"	"	"
38.	Sulcorna	"	"	"
39.	Borla	"	"	"
40.	Cazur	"	"	"
41.	Mangal	"	"	"
42.	Maina	"	"	"

2. Government hereby reserves to itself the power to assess U/s 80 any land to additional land revenue during the terms of this settlement for additional advantage accruing to it from water received on account of the construction of new irrigation works completed after the Government directed the settlement under section 68 but not effected by or at the expense of the holder of the land.

3. In addition to the assessment, a cess not exceeding such rates as may be allowed by Law shall be levied for the purpose of providing funds for expenditure on objects of local public utility and improvement.

P Krishnamurthy, Collector (South).

Margao, 19th July, 2001.

48/55/2001-REV.

FORM 14

Rule 10

NOTICE UNDER SECTION 75 OF THE GOA
DAMAN & DIU LRC 1968

Whereas the Government of Goa has been pleased to sanction under sub section (1) of Section 73 of Goa, Daman & Diu, LRC, 1968, the revised settlement of assessment of such lands as are now original, actually used for the purpose of Agricultural alone and of unoccupied cultivable lands (but excepting lands classed as pot kaharab) in all the villages of Sanguem taluka of South Goa District.

Notice is hereby given under Section 75 of the said code that the said assessments calculated according to the standard rates as noted below and shall be levied from 1-8-2001 and remain in force until further order.

Sr. No.	Name of the Revenue Village	Class of land/rate per ha.		
		Rice (Rs.)	Coconut (Rs.)	Cashew (Rs.)
1	2	3	4	5
1.	Aglot	290/-	356/-	189/-
2.	Sancordem	"	"	"
3.	Surla	"	"	"
4.	Darbandora	"	"	"
5.	Pilliem	"	"	"
6.	Antorem	"	"	"
7.	Coranguinim	"	"	"

1	2	3	4	5
8.	Comproi	290/-	356/-	189/-
9.	Santona	"	"	"
10.	Sanvordem	"	"	"
11.	Rumbrem	"	"	"
12.	Collem	"	"	"
13.	Caranzol	"	"	"
14.	Sigao	"	"	"
15.	Senauli	"	"	"
16.	Molem	"	"	"
17.	Sangod	"	"	"
18.	Boma	"	"	"
19.	Calem	"	"	"
20.	Costi	"	"	"
21.	Dudal	"	"	"
22.	Dongurli	"	"	"
23.	Maulinguem	"	"	"
24.	Oxel	"	"	"
25.	Bandoli	"	"	"
26.	Comarconda	"	"	"
27.	Cormonem	"	"	"
28.	Moissal	"	"	"
29.	Codli	"	"	"
30.	Cotarli	"	"	"
31.	Muguli	"	"	"
32.	Selaulim	"	"	"
33.	Uguem	"	"	"
34.	Xelpem	"	"	"
35.	Patiem	"	"	"
36.	Sanguem	"	"	"
37.	Curpem	"	"	"
38.	Curdi	"	"	"
39.	Porteem	"	"	"
40.	Netorli	"	"	"
41.	Nucdem	"	"	"
42.	Vichundrem	"	"	"
43.	Verlem	"	"	"
44.	Bati	"	"	"
45.	Cumbari	"	"	"
46.	Dongor	"	"	"
47.	Naiquinim	"	"	"
48.	Potrem	"	"	"
49.	Signem	"	"	"
50.	Tidou	"	"	"
51.	Villiena	"	"	"
52.	Rivona	"	"	"
53.	Colomba	"	"	"

2. Government hereby reserves to itself the power to assess U/s 80 any land to additional land revenue during the terms of this settlement for additional advantage accruing to it from water received on account of the construction of new irrigation works completed after the Government directed the settlement under section 68 but not effected by or at the expense of the holder of the land.

3. In addition to the assessment, a cess not exceeding such rates as may be allowed by Law shall be levied for the purpose of providing funds for expenditure on objects of local public utility and improvement.

P. Krishnamurthy, Collector (South).

Margao, 19th July, 2001.

48/55/2001-REV.

FORM 14

Rule 10

NOTICE UNDER SECTION 75 OF THE GOA DAMAN & DIU LRC 1968

Whereas the Government of Goa has been pleased to sanction under sub section (1) of Section 73 of Goa, Daman & Diu, LRC, 1968, the revised settlement of assessment of such lands as are now original, actually used for the purpose of Agricultural alone and of unoccupied cultivable lands (but excepting lands classed as pot kaharab) in all the villages of Canacona taluka of South Goa District.

Notice is hereby given under Section 75 of the said code that the said assessment calculated according to the standard rates as noted below and shall be levied from 1-8-2001 and remain in force until further order.

Class of land/rate per ha.				
Sr. No.	Name of the Revenue Village	Rice (Rs.)	Coconut (Rs.)	Cashew (Rs.)
1	2	3	4	5
1.	Agonda	342/-	356/-	207/-
2.	Cola	"	"	"
3.	Nagorcem-Palolem	"	"	"
4.	Chaudi	"	"	"
5.	Anjediva	"	"	"
6.	Loliem	"	"	"
7.	Cotigao	"	"	"
8.	Gaondongrem	"	"	"
9.	Poinguinim	"	"	"

2. Government hereby reserves to itself the power to assess U/s 80 any land to additional land revenue during the terms of this settle-

ment for additional advantage accruing to it from water received on account of the construction of new irrigation works completed after the Government directed the settlement under section 68 but not effected by or at the expense of the holder of the land.

3. In addition to the assessment, a cess not exceeding such rates as may be allowed by Law shall be levied for the purpose of providing funds for expenditure on objects of local public utility and improvement.

P. Krishnamurthy, Collector (South).

Margao, 19th July, 2001.